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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re
JEFFREY LEW LIDDLE,
Debtor

X
X
: Chapter 11
:
: Case No. 19-10747 (SHL)
:
: Jointly Administered with 19-12346 (SHL)
:

In re
LIDDLE & ROBINSON, L.L.P.
Debtor

X
X
: Chapter 11
:
: Case No. 19-12346 (SHL)
:
: Jointly Administered with 19-10747 (SHL)
:

**NOTICE OF AGENDA FOR MATTERS SCHEDULED
FOR TELEPHONIC HEARING ON APRIL 1, 2020 AT 11:00 A.M.**

Time and Date of Hearing: April 1, 2020 at 11:00 a.m. (EST)

Location of Hearing: United States Bankruptcy Court for the Southern District of New York, before the Honorable Sean H. Lane, United States Bankruptcy Judge, Room 701, One Bowling Green, New York, New York 10004

In accordance with Gen. Ord. M-543 *CORONAVIRUS/COVID-19 PANDEMIC, COURT OPERATIONS UNDER THE EXIGENT CIRCUMSTANCES CREATED BY COVID-19* (a copy of which is attached hereto), parties that wish to attend must appear telephonically via **Court Solutions LLC**. Instructions for accessing through Court Solutions LLC can be viewed by visiting Court Solution LLC's website at <https://www.court-solutions.com/>

PLEASE TAKE NOTICE that an agenda with respect to all matters set for hearing on **April 1, 2020 at 11:00 a.m. (EST)** is set forth below. Copies of each pleading identified below can be viewed and/or obtained by: (i) accessing the Court's website at www.nysb.uscourts.gov, or (ii) contacting the Office of the Clerk of Court at One Bowling Green, New York, New York 10004. Note that a PACER password is required to access documents on the Court's website.

AGENDA

I. JEFFREY LEW LIDDLE UNCONTESTED ITEMS

- A. Amended Motion to Seal by Debtors Jeffrey Lew Liddle and Liddle & Robinson, L.L.P. for an Order to File Under Seal the Motion for Approval of Settlement Agreement with Michael Barr Pursuant to Section 9019 of the Bankruptcy Rules **[19-10747 ECF No. 337]**
 1. **Related Documents:**
 - (i) Certificate of No Objection **[19-10747 ECF No. 342]**
 2. **Status:** Going forward with respect to Jeffrey Lew Liddle
- B. Amended Motion by Debtors Jeffrey Lew Liddle and Liddle & Robinson, L.L.P. for Approval of Settlement Agreement with Michael Barr Pursuant to 9019 of the Bankruptcy Rules **[19-10747 ECF No. 338]**
 1. **Related Documents:**
 - (i) Motion by Creditor Michael Barr to Lift Automatic Stay **[19-10747 ECF No. 168]**

- (ii) Affirmation in Support of Motion of Michael Barr for Entry of and Order Lifting the Automatic Stay **[19-10747 ECF No. 169]**
- (iii) Notice of Adjournment of Hearing to Consider the Motion to Lift Automatic Stay by Creditor Michael Barr **[19-10747 ECF No. 193]**
- (iv) Notice of Adjournment of Hearing to Consider the Motion to Lift Automatic Stay by Creditor Michael Barr **[19-10747 ECF No. 230]**
- (v) Notice of Adjournment of Hearing to Consider the Motion to Lift Automatic Stay by Creditor Michael Barr **[19-10747 ECF No. 260]**
- (vi) Certificate of No Objection **[19-10747 ECF No. 343]**

2. Status: Going forward with respect to Jeffrey Lew Liddle

II. LIDDLE & ROBINSON, L.L.P UNCONTESTED ITEMS

- A. Amended Motion to Seal by Debtors Jeffrey Lew Liddle and Liddle & Robinson, L.L.P. for an Order to File Under Seal the Motion for Approval of Settlement Agreement with Michael Barr Pursuant to Section 9019 of the Bankruptcy Rules **[19-12346 ECF No. 248]**

1. Related Documents:

- (i) Certificate of No Objection **[19-12346 ECF No. 255]**

2. Status: Going forward with respect to Liddle & Robinson, L.L.P.

- B. Amended Motion by Debtors Jeffrey Lew Liddle and Liddle & Robinson, L.L.P. for Approval of Settlement Agreement with Michael Barr Pursuant to 9019 of the Bankruptcy Rules **[19-12346 ECF No. 249]**

1. Related Documents:

- (i) Motion by Creditor Michael Barr to Lift Automatic Stay **[19-12346 ECF No. 54]**
- (ii) Affirmation in Support of Motion of Michael Barr for Entry of and Order Lifting the Automatic Stay **[19-12346 ECF No. 55]**
- (iii) Notice of Adjournment of Hearing to Consider the Motion to Lift Automatic Stay by Creditor Michael Barr **[19-12346 ECF No. 86]**
- (iv) Notice of Adjournment of Hearing to Consider the Motion to Lift Automatic Stay by Creditor Michael Barr **[19-12346 ECF No. 122]**

(v) Notice of Adjournment of Hearing to Consider the Motion to Lift Automatic Stay by Creditor Michael Barr [19-12346 ECF No. 159]

(vi) Certificate of No Objection [19-12346 ECF No. 256]

2. **Status:** Going forward with respect to Liddle & Robinson, L.L.P.

Dated: March 31, 2020
New York, New York

Respectfully submitted,

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*Attorneys for Chapter 11 Trustee to Liddle
& Robinson, L.L.P.*

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
In re: :
:
CORONAVIRUS/COVID-19 PANDEMIC, :
COURT OPERATIONS UNDER THE EXIGENT : General Order M-543
CIRCUMSTANCES CREATED BY COVID-19 :
:
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In order to protect public health, and in recognition of the national emergency that was declared by the President of the United States on March 13, 2020, the United States Bankruptcy Court for the Southern District of New York (“Bankruptcy Court”) hereby issues the following order:

IT IS HEREBY ORDERED, effective immediately and until further notice, that:

1. **Hearings and Conferences.** All hearings and conferences scheduled to be held in courthouses comprising the Manhattan Division, White Plains Division, and Poughkeepsie Division of the Bankruptcy Court will be conducted **telephonically** pending further Order of the Bankruptcy Judge assigned to the matter (“Bankruptcy Judge”). Any party wishing to appear in person at a hearing or conference shall file or submit an appropriate motion or request, which will be considered by the Bankruptcy Judge. Any party may request an adjournment of a hearing or conference by filing or submitting an appropriate motion or request setting forth the basis for the adjournment in conformity with the Bankruptcy Judge’s procedures for requesting adjournments. All attorneys, witnesses and parties wishing to appear at, or attend, a telephonic hearing or conference must refer to the Bankruptcy Judge’s guidelines for telephonic appearances and make arrangements with **Court Solutions LLC**. Pro se parties, Chapter 7 Trustees and Ch 13 Trustee may participate telephonically in hearings free of charge using Court Solutions. The instructions for registering with Court Solutions are attached hereto.
2. **Evidentiary Hearings and Trials.** Parties should contact the Bankruptcy Judge’s courtroom deputy or law clerk assigned to the case to inquire about whether an upcoming evidentiary hearing or trial will proceed as scheduled and be prepared to discuss procedures and technology for conducting the evidentiary hearing remotely.
3. **Official Record.** In order to assist the Bankruptcy Court in creating and maintaining the official record of proceedings before it, and to facilitate the availability of official transcripts of the proceedings, Bankruptcy Court personnel are permitted to utilize tools made available through Court Solutions to record telephonic hearings, conferences and trials. Such recordings shall be the official record. Transcripts can be ordered and corrected in the same way as before the issuance of this Order.

4. **Clerk's Office and Pro Se Filings.** Until further notice, the three Divisions of the Bankruptcy Court will remain open for all other business. Clerk's Office personnel are available by telephone, mail will be received, and the intake desks will remain open to receive *pro se* filings. *Pro se* filers can also continue to utilize the drop boxes located in the lobbies of the Daniel Patrick Moynihan United States Courthouse, 500 Pearl Street, New York, NY 10007 or the Honorable Charles L. Brieant Jr. Federal Building and Courthouse, 300 Quarropas Street, White Plains, NY 10601 for delivery of documents after 5:00 pm. Any documents submitted for filing in a drop box must be time-stamped, sealed in an envelope addressed to the Clerk of Court of the Bankruptcy Court, and must include the filer's contact information.

Dated: March 20, 2020
New York, New York

/s/ Cecelia G. Morris
Cecelia G. Morris
United States Bankruptcy Chief Judge

Instructions to register for CourtSolutions.

1. Create a CourtSolutions account online.

Logon to <https://www.court-solutions.com/> to “Signup” for an account and to register a telephonic appointment for an upcoming hearing. Registration for a hearing must occur no later than 12:00 noon on the business day prior to the hearing date.

2. Register for a hearing with CourtSolutions.

After creating and signing into their CourtSolutions account at <https://www.court-solutions.com/>, a party must register for a hearing.

a. Enter the last name of the Judge to appear before and then select the appropriate name from the list.

b. Enter the time and date of the hearing.

c. Select participation status: Live or Listen Only.

d. Enter the case name, case number, and, if applicable, the name of client.

e. There is a box to click to agree to terms/conditions, and then press “Register”.

f. CourtSolutions will send an email confirmation of the participation request.

g. The court staff will first confirm that a granted motion to appear telephonically is on the docket. If there exists a granted motion, the court staff will approve the reservation.

h. CourtSolutions will then send another email confirmation.

Note that the reservation received for a registered hearing may NOT be transferred to another person. If someone dials in with someone else’s registration information, the caller information presented to the court will not match the correct person.

3. Charges.

For lawyers and participants, registration and reservations are free.

Once a party dials into a call, the cost is a flat fee of \$70, per reservation, per judge, per day. If the hearing is adjourned for a break and the party rejoins the call later that day, there is no additional charge to rejoin the call. If the hearing is continued to another day, lawyers and participants will need to re-register and the flat fee will apply again when dialing in.

If a party does not timely join a call, no fee is charged. The Judge will have the party listed as having made a reservation, but the party is not charged. However, the hearing may proceed in their absence, and they may face sanctions from the Court.

Additionally, a party may notice that there is a charge on their card after making a reservation. When making a reservation, CourtSolutions places an authorization hold on the card. If the party does not join the call, the pending hold will be removed automatically several days later, and there will be no charge.

Any issues with billing shall be directed to the vendor. The Court is not responsible for the billing or collection of the fees incurred with CourtSolutions.

4. Order of Proceeding.

CourtSolutions does not place a call to counsel on the day of the hearing. It is counsel’s responsibility to dial into the call not later than 10 minutes prior to the scheduled hearing. Logging into the CourtSolutions website for the hearing is not required but is helpful to unmute your line if the Court mutes it or to raise your hand to be recognized during the hearing.

Upon connecting to the call and at the time of the hearing, a party may hear the activity in the courtroom. Unless a joining party mutes their line, he/she joins the call as an active participant and can be heard. Failure to act appropriately on the line may result with the party being disconnected by Court. When the judge is ready to hear the case, appearances will be called. Each time a telephonic party speaks, he/she should identify them self for the record. The court's teleconferencing system allows more than one speaker to be heard, so the judge can interrupt a speaker to ask a question or redirect the discussion. When the judge informs the participants that the hearing is completed, the telephonic participant may disconnect, and the next case will be called.

5. Failure to appear.

If a party does not timely call and connect to the scheduled hearing, the hearing may proceed in their absence, and they may face sanctions from the Court for their failure to appear.

6. Other/Miscellaneous.

Telephonic appearances by multiple participants are only possible when there is compliance with every procedural requirement. Sanctions may be imposed when there is any deviation from the required procedures or the Court determines that a person's conduct makes telephonic appearances inappropriate. Sanctions may include denying the matter for failure to prosecute, continuing the hearing, proceeding in the absence of a party who fails to appear, or a monetary sanction.